Docket No.

DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

□ PCT

	As a below na	med invent	tor. I hereb	v declare	e that: mv	residenc	e post	office a	ddress a	and citize	enshio a	are as	stated b	elow
next to	my name; and			•										
	int increase of all													

and joint inventor (if plural inventors are named below) of the subject matter which is claimed and for which a patent is sought on

Title: <u>IDENTIFICATIO</u>	N METHOD OF AI	PPARATUS T	O BE RECALLED AND HEA	ATING METHOD		
the attached spe	ecification, or		I, the specification of which is attache			
and with amendmer	nts filed on		filed on (if applicable). or		
the specification in International Application No. PCT/ JP2004/014885 filed October 01, 2004 and as amended on (if applicable). I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claim						
as amended by any amendr	ment(s) referred to above	e.	TIES OF THE ADOVE INC. INC. INC.	OH, Indiading the did		
patentability as defined in Ti I hereby claim fore application(s) for patent or country other than the Unite	itle 37, Code of Federal le eign priority benefits und inventor's certificate, or ed States of America, list	Regulations, §1.5 der Title 35, Unite §365(a) of any F ted below, and ha	rademark Office all information know. 6. ed States Code, §119 (a-d), §172, o PCT international application which ave also identified below any foreign a filing date before that of the applica-	r §365(b) of any foreign designated at least one application for patent or		
COUNTRY	APPLICA	TION NO.	DATE OF FILING	PRIORITY CLAIMED		
COUNTRY Japan		343076	October 01, 2003			
				CLAIMED		
Japan ☐ Additional foreign or interr	2003-3	343076 bers are listed on		Yes Yes ed hereto.		
Japan □ Additional foreign or interr	national application numbers benefit under Title 35,	343076 bers are listed on	October 01, 2003 a supplemental priority sheet attach	Yes ed hereto.		

□ Additional U.S. provisional application numbers are listed on a supplemental priority sheet attached hereto.

Docket No.

I hereby claim the benefit under Title 35, United States Code §120 of any United States application(s), or §365(C) of any PCT international application designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose information material to patentability as defined in Title 37, Code of Federal Regulations, §1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

U.S. FILING DATE	STATUS: PATENTED, PENDING, ABANDONED
	U.S. FILING DATE

□ Additional U.S. or international application numbers are listed on a supplemental priority sheet attached hereto.

POWER OF ATTORNEY: As a named inventor, I hereby appoint the attorneys and agents associated with U.S. Patent and Trademark Office Customer Number identified bellow to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to that customer number.

I hereby authorize the U.S. attorneys and agents associated with the customer number to accept and follow instructions from Matsushita Electric Industrial Co., Ltd., and any affiliated or subsidiary company thereof, received via their corporate representatives and/or their foreign patent attorneys or agents, if any, as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys or agents and myself.

Direct Correspondence to:

CUSTOMER NUMBER 52349

I further declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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